

DEFENDANTEmployed AsAt Location

Lieutenant Albert #3502

Shift Supervisor  
— (Chief Adm. Off.) —

SAME AS ABOVE

Lieutenant Purtle

ADJUSTMENT-Committee  
REVIEWING OFFICER / I.D.O.C.

SAME AS ABOVE

Lieutenant Andrew Wilson #4127

Adjustment-Committee  
Chairman / I.D.O.C./C.O.

SAME AS ABOVE

Lieutenant Jeffery D. Broshears

SAME AS ABOVE

SAME AS ABOVE

Lieutenant Craig S. Mitchell

SAME AS ABOVE

SAME AS ABOVE

Lieutenant Korando

CORRECTIONAL OFFICER  
FOR THE Illinois DEPARTMENT  
— OF CORRECTIONS —  
— (REVIEWING OFFICER) —

SAME AS ABOVE

Major Wine

Shift Supervisor  
— (Chief Adm. Off.) —

SAME AS ABOVE

Ronald J. Meek\*

District 4-Deputy Director  
FOR THE Illinois DEPARTMENT  
— OF CORRECTIONS —1301 CONCORDIA  
COURT - P.O.  
Box 19274  
Springfield, Ill. 62794

N. Pitts\*

HEARING INVESTIGATOR

MENARD Maximum  
CORRECTIONAL CENTER  
P.O. Box 711  
MENARD, Ill. 62259

Michael R. Locke

Adjustment-Committee Member  
Illinois DEPARTMENT OF CORRECTIONS  
— CORRECTIONAL OFFICER —

SAME AS ABOVE

<u>Defendant</u>	<u>Employed As</u>	<u>At Location</u>
Martin M. Tovar	Same as Above	Same as Above
Minh T. Scott	Same as Above	Same as Above
JASON P. VASQUEZ	Same as Above	Same as Above
Mr. Martin	Assistant Chief Administrative Officer — (WARDEN) — (ASST.) —	Same as Above
Charles L. Hinsley	Chief Administrative Officer — (WARDEN) —	Same as Above
EUGENE McADORY*	Same as Above	Same as Above
Alan M. Uchtman*	Same as Above	Same as Above
Mr./Ms. MAUE*	Shift Supervisor — (Chief Adm. Off.) —	Same as Above
Major William Spiller*	Adjustment-Committee Reviewing Officer/I.D.D.C.	Same as Above
Patricia Luerb*	Paralegal/Law Librarian	Same as Above
Pamela Grubman*	Health Care Administrator	Same as Above
Dr. Chapman*	— HEAD DENTIST —	Same as Above

<u>DEFENDANT</u>	<u>Employed As</u>	<u>At Location</u>
R. McTaggart*	Correctional Officer For The Illinois Department — OF CORRECTIONS —	Same as Above
R. Cowan	Hearing Investigator	Same as Above
Debbi Middendorf	Grievance Officer	Same as Above
Richard D. Moore	Same as Above	Same as Above
Tyrone Murray	Grievance Officer/Illinois Department of Corrections — Correctional Officer —	Same as Above
Terri L. Anderson*	Administrative Review Board — Chairperson — Office of Inmate Issues	1301 Concordia Court, P.O. Box 19277, Springfield, Illinois 62794
Roger E. Walker Jr.*	The Director for the Illinois Department of Corrections	Same as Above
Wexford Health Services*	Menard Correctional Health — Care Service Provider —	Menard Maximum Correctional Center P.O. Box 711 Menard, Ill. 62259
Ms. Jackie Miller*	Administrative Review Board — Chairperson — Office of Inmate Issues	1301 Concordia Court, P.O. Box 19277, Springfield, Illinois 62794

<u>Defendant</u>	<u>Employed As</u>	<u>At Location</u>
Illinois Department* of Corrections	Illinois Department of Corrections	Same as Above
American Federation of* State, County, Municipal, — EMPLOYEES —	The Union-Local 1175 and its affiliate chapters representing Illinois Correction — OFFICIALS —	Currently Unknown
Mr. Forsting (Det.)*	Correctional Officer/Counselor	Menard Maximum Correctional Center P.O. Box 711 Menard, Ill. 62259
Mr. N. Schwarz*	Counselor (CCII)	Same as Above
Ms. Owens*	Same as Above	Same as Above
Mr. D. Hennrich*	Same as Above — (Clinical-Field Psych.) —	Same as Above
Mrs. Linda Goforth*	Counselor (CCII)	Same as Above
Ms. Howie*	Correctional Officer/Counselor	Same as Above
Mr. Hartman*	Counselor	Pinckneyville Correc- tional Center, P.O. Box 999, Pinckneyville, Illinois 62274

Defendant

Mr. P. Peek\*

Employed As  
CORRECTIONAL OFFICER  
FOR THE ILLINOIS DEPT-  
—MENT OF CORRECTIONS—At Location  
Same as ABOVE

Mr. Grant\*

Same as ABOVE

Same as ABOVE

Federico Fernandez\*

Adjustment - Committee  
— MEMBER —  
ILLINOIS DEPARTMENT OF CORRECTIONS (Same as ABOVE)  
(CORRECTIONAL OFFICER)(LIEUTENANT)\*  
THOMAS L. GRACEAdjustment - Committee  
Chairman / I.D.O.C. / C.O.

Same as ABOVE

Mr. Hill #12094\*

CORRECTIONAL OFFICER

Same as ABOVE

KENNETH G. BARTLEY\*

CHIEF ADMINISTRATIVE OFFICER  
— (WARDEN) —

Same as ABOVE

LIEUTENANT CARRIKER\*

SHIFT SUPERVISOR  
— (CHIEF ADM. OFF.) —

Same as ABOVE

LIEUTENANT D. SANDERS\*

Adjustment - Committee  
REVIEWING OFFICER / I.D.O.C.

Same as ABOVE

LIEUTENANT J. TOWNLEY\*

SEGREGATION - UNIT OFFICER HEAD

Same as ABOVE

LIEUTENANT GREEN\*CORRECTIONAL OFFICER  
FOR THE ILLINOIS DEPT. OF CORRECTIONS

Same as ABOVE

<u>Defendant</u>	<u>Employed As</u>	<u>At Location</u>
Mr. Stewart (SGT.)*	Correctional Officer For The Illinois Department — OF CORRECTIONS —	SAME AS ABOVE
Mr. Hubler ("Hubler")*	Lieutenant-Committee Review Ofc.	SAME AS ABOVE
Wilber G. Purcell*	GRIEVANCE OFFICER	SAME AS ABOVE
Ms. C. Crow*	Correctional Officer	SAME AS ABOVE
Dean Blades*	SAME AS ABOVE	SAME AS ABOVE
DERREK CHELAND*	SAME AS ABOVE	SAME AS ABOVE
TERESA KIBRO*	SAME AS ABOVE	SAME AS ABOVE
Colleen A. RENNISON*	Paralegal/Law Librarian	SAME AS ABOVE
MR. BEBOUT*	Shift Supervisor-Lieutenant	SAME AS ABOVE

(1) In addition, Briggs respectfully request leave to include a violation of his Constitutional First Amendment under the United States Constitution. Briggs is not claiming a violation of his Fourth - Fifth - Sixth - and Fourteenth Amendment rights, but does concede that in some instances procedural due process was not adhered to by correctional officials. The only violation of Briggs civil rights have occurred under the 1<sup>st</sup> and 8<sup>th</sup> Amendments.

Federal Tort Claims' Complaint Under 28 U.S.C. §§ 1346, 2671-2670.

On June 1<sup>st</sup>, 2005, Briggs mailed to Defendant Immigration and Naturalization Services his affidavitized statement demonstrating a request to agreeably reconcile hindering him and his wife and son, from appropriate progress, as an American family, under the laws & Constitution to the United States of America. Because this defendant failed to correspond within 90-days, Briggs proceeded with a secondary follow-up letter attesting to the same on September 1, 2005. Defendant Immigration

and Naturalization Services sent Briggs a response sometime in March of 2006, attempting to defer responsibility of Briggs' concerns, upon its affiliate known as the Homeland Security Agency of I.N.S. This Briggs deems as non-responsive and evasive.



TO: The Administrative Review Board, at Post Office Box  
19277, in Springfield, Illinois 62794-9277.

FROM: Isaac Briggs (1/K/2 JOSEF Dupree # B73562), a Committed  
Person at the Pinckneyville Correctional Center, 5835 State  
Route 154 - P.O. Box 999, in Pinckneyville, Illinois 62274.

In Re: IDR-6/10/06 and  
GRIEVANCES-6/16/06 &  
6/26/06.

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To Whom It May Concern,

On June 21<sup>st</sup> of 2006,  
I officially forwarded a copy of the enclosed  
GRIEVANCE-6/16/06, on to the office, of the Grievance  
Officer at the Pinckneyville Correctional Center. The same occurred  
for GRIEVANCE-6/26/06 but on a different date RESPECTIVE OF



the counselor's response. Therefore, to respect D.K. 504  
 sixty day statute - of - limitations I am enclosing copies  
 of said GRIEVANCES for A.R.B. resolution. Please timely  
 receive these items and rule on them justly and equitably.  
 Thank you very much for your time and cooperation.

August 11, 2006.

Very truly yours,  
/s/ Isaac Briggs

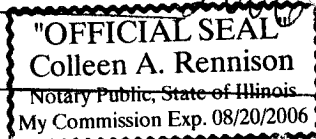
STATE OF Illinois;  
 COUNTY OF PERRY;

AFFIDAVIT

I, Isaac Briggs, swear upon oath and depose that  
 the statements mentioned above is accurate and true to the  
 best of my knowledge and belief pursuant to Section 1-109  
 of the Code of Civil Procedure.

/s/ Isaac Briggs

Subscribed and sworn to before me  
 This 12 Day of Aug 2006  
Colleen A. Rennison  
 (NOTARY)



## V. REQUEST FOR RELIEF

State exactly what you want the Court to do for you. If you are a state or federal prisoner, and seek relief which affects the fact or duration of your imprisonment (for example: illegal detention, restoration of good time, expungement of records or parole release), you must file your claim on a Habeas Corpus form, pursuant to 28 U.S.C. §2254, 28 U.S.C. §2255, or 28 U.S.C. §2241.

To BRING all MENTIONED DEFENDANTS before a fair CROSS-SECTION OF JURORS FORMING a JURY. THAT DURING PRE-TRIAL PHASE all MENTIONED DEFENDANTS ASSETS in the NATURE OF Real estate properties - AUTOMOBILES - BOATS - COMMODITIES - CERTIFICATE OF DEPOSITS - VARIOUS BONDS (Mutual & Junk) - AND STOCKS - INHERITANCES - AND SAFE DEPOSIT BOXES - INSURANCE FUNDS - BE FROZEN PENDING JURY ADJUDICATION. THAT I BE GRANTED A COURT-ORDER TO SUFFICIENTLY ACCESS the LAW LIBRARY RESOURCES AS LONG AS I'M CONFINED AND LITIGATING this ISSUE. AND THAT IF I AM AWARDED A JURY VERDICT IN FAVOR OF the PLAINTIFF, the COURT EXERCISES a WRIT OF EXECUTION ON the ASSESSMENT OF the JURY'S Compensatory & Punitive Damages to be enforced immediately in lieu of any attempt to appeal. That my Remitters REQUEST BE DENIED respectfully.

VI. JURY DEMAND (check one box below)

The plaintiff does ☒ does not ☐ request a trial by jury. (See Fed.R.Civ.P. 38.)

DECLARATION UNDER FEDERAL RULE OF CIVIL PROCEDURE 11

I, the undersigned, certify to the best of my knowledge, information, and belief, that this complaint is in full compliance with Rule 11(a) and 11(b) of the Federal Rules of Civil Procedure. The undersigned also recognizes that failure to comply with Rule 11(a) and (b) may result in sanctions, monetary or non-monetary, pursuant to Federal Rule of Civil Procedure 11(c).

The plaintiff hereby requests the Court issue all appropriate service and/or notices to the defendant(s).

Signed this 30 day of AUGUST, 2006.

BI Isaac Briggs  
Signature of Plaintiff

BI Isaac Briggs (Pro Se)  
Signature of attorney, if any

UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF ILLINOIS

Isaac Briggs  
(a/k/a Josef Dupree # B73562)  
Plaintiff/Petitioner(s),

-vs-

Robert R. Dixon, et al.,  
Immigration and Naturalization  
Service  
Defendant/Respondent(s).

Case No. 05-CV-266-DRH  
(To be supplied by the Clerk)

(REINSTATED  
AS  
AMENDED)

MOTION AND AFFIDAVIT IN SUPPORT OF REQUEST  
TO PROCEED IN FORMA PAUPERIS

I, Isaac Briggs, being first duly sworn, depose and say that I am the plaintiff/petitioner in the above entitled cause; that in support of my request to proceed without being required to prepay fees, costs or give security therefor, I state that because of my poverty, I am unable to pay the costs of said proceeding or to give security therefor, and that I believe I am entitled to relief.

The nature of the action is: ☒ Civil Rights ( ) Habeas Corpus ( ) Appeal

1. Are you presently employed? Yes ( ) No ☒

a. If the answer is "yes", state the amount of your salary or wages per month, and give the name and address of your employer.

N/A

b. If the answer is "no", state the date of last employment and the amount of salary or wages per month which you received.

January of 1999 @ \$7.50/hr @ 40 hr/wk

2. Have you received within the past twelve months any money from any of the following sources?

- |   |  |
|---|--|
| a. Business, profession or form of self-employment? | Yes ( ) No <input checked="" type="checkbox"/> |
| b. Rent payments, interest or dividends?            | Yes ( ) No <input checked="" type="checkbox"/> |
| c. Pensions, annuities or life insurance payments?  | Yes ( ) No <input checked="" type="checkbox"/> |
| d. Gifts or inheritances?                           | Yes ( ) No <input checked="" type="checkbox"/> |
| e. Any other sources?                               | Yes ( ) No <input checked="" type="checkbox"/> |

If the answer to any of the above is "yes", describe each source of money and state the amount received during the past twelve months.

N/A

3. Do you own cash, or do you have money in a checking or savings account? Yes ( ) No (X)  
(include any funds in prison accounts). If the answer is "yes", state the total value of the items owned.

N/A

4. Do you own any real estate, stocks, bonds, notes, automobiles or other valuable property (excluding ordinary household furnishings and clothing)? Yes ( ) No (X) If the answer is "yes", describe the property and state its approximate value.

N/A

5. List the persons who are dependent upon you for support, state your relationship to those persons, and indicate how much you contribute toward their support.

My wife DAFINA BRIGGS and two sons Ali I. BRIGGS and ISAAC PARKER-BRIGGS JR. DUE TO INCARCERATION, I'M CURRENTLY UNABLE TO support them.

### PRIOR LITIGATION

You may not bring a civil action or appeal a civil judgment under 28 U.S.C. § 1915 if you have "on 3 or more prior occasions, while incarcerated or detained in any facility, brought an action or appeal in a court of the United States that was dismissed on the grounds that it is frivolous, malicious, or fails to state a claim upon which relief may be granted" unless you are "under imminent danger of serious physical injury." 28 U.S.C. § 1915(g).

Have you ever filed any other lawsuits in any federal court during this or any other period of incarceration?  
Yes (X) No ( )

If yes, please provide the following section about your prior cases. If necessary, you may attach additional pages to this form to provide all the required information about each of your prior cases. Failure to provide complete, accurate information about all your prior litigation may result in denial of your request to proceed *in forma pauperis*.

1. Case name: BRIGGS - v - Hargrett, et al. Case Number: 02-CV-04917  
Court: U.S. Dist. Ct., N.D., Ill. Date filed: June of 2002  
Claims raised: EXCESSIVE AND BRUTE FORCE

Result: LOST on 2/28/06 & Is currently to be BRIEFD on Appeal

2. Case name: _____	Case Number: _____
Court: _____	Date filed: _____
Claims raised: _____	_____
_____	_____
Result: _____	_____

3. Case name: _____	Case Number: _____
Court: _____	Date filed: _____
Claims raised: _____	_____
_____	_____
Result: _____	_____

**DECLARATION UNDER PENALTY OF PERJURY**

I declare (or certify, verify or state) under penalty of perjury, that I am the plaintiff/petitioner in the above action, that I have read the foregoing Motion and Affidavit and that the information contained therein is true and correct. 28 U.S.C. § 1746; 18 U.S.C. § 1621. I authorize the agency having custody of my person to withdraw funds from my prison trust account and forward payments to the Clerk of Court, in accord with 28 U.S.C. § 1915.

8/30/06  
Date

Isaac Briggs  
Signature of Plaintiff/Petitioner

Date: 8/15/2006

Time: 11:17am

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**Trust Fund**  
View Transactions

**Inmate: B73562 Dupree, Josef**

**Housing Unit: PNK-R3-A -18**

Date	Source	Transaction Type	Batch	Reference #	Description	Amount	Balance
Beginning Balance:							16.95
01/03/06	Point of Sale	60 Commissary	003724	321817	Commissary	-16.88	.07
01/17/06	Payroll	20 Payroll Adjustment	017175		P/R month of 12/2005	9.18	9.25
01/26/06	Disbursements	81 Legal Postage	026341	Chk #45930	215989, IBF Postage, Inv. Date: 01/05/2006	-3.95	5.30
01/26/06	Disbursements	81 Legal Postage	026341	Chk #45930	215987, IBF Postage, Inv. Date: 01/05/2006	-.60	4.70
01/26/06	Disbursements	81 Legal Postage	026341	Chk #45930	215985, IBF Postage, Inv. Date: 01/05/2006	-3.85	.85
01/26/06	Disbursements	81 Legal Postage	026341	Chk #45930	215988, IBF Postage, Inv. Date: 01/05/2006	-.83	.02
02/08/06	Mail Room	01 MO/Checks (Not Held)	039240	07819084157	Briggs, Safina	12.00	12.02
02/09/06	Payroll	20 Payroll Adjustment	040175		P/R month of 01/2006	4.00	16.02
02/14/06	Disbursements	81 Legal Postage	045341	Chk #46064	216128, IBF Postage, Inv. Date: 01/06/2006	-.37	15.65
02/14/06	Disbursements	81 Legal Postage	045341	Chk #46064	216127, IBF Postage, Inv. Date: 01/06/2006	-1.29	14.36
02/14/06	Disbursements	81 Legal Postage	045341	Chk #46064	217854, IBF Postage, Inv. Date: 02/06/2006	-.39	13.97
02/14/06	Disbursements	81 Legal Postage	045341	Chk #46064	217412, IBF Postage, Inv. Date: 01/26/2006	-1.59	12.38
02/14/06	Disbursements	81 Legal Postage	045341	Chk #46064	216126, IBF Postage, Inv. Date: 01/06/2006	-3.85	8.53
02/14/06	Disbursements	81 Legal Postage	045341	Chk #46064	217690, IBF Postage, Inv. Date: 02/02/2006	-.39	8.14
02/15/06	Mail Room	01 MO/Checks (Not Held)	046240	08216501220	Briggs, Safina	25.00	33.14
02/21/06	Point of Sale	60 Commissary	052724	326786	Commissary	-28.84	4.30
02/27/06	Disbursements	84 Library	058341	Chk #46181	217135, DOC - Library Copies, Inv. Date: 01/23/2006	-.45	3.85
02/27/06	Disbursements	84 Library	058341	Chk #46181	217107, DOC - Library Copies, Inv. Date: 01/23/2006	-1.50	2.35
02/27/06	Disbursements	80 Postage	058341	Chk #46183	217981, IBF Postage, Inv. Date: 02/15/2006	-.24	2.11
03/10/06	Payroll	20 Payroll Adjustment	069175		P/R month of 02/2006	9.52	11.63
03/13/06	Disbursements	81 Legal Postage	072341	Chk #46318	218256, IBF Postage, Inv. Date: 03/13/2006	-.02	11.61
03/13/06	Disbursements	81 Legal Postage	072341	Chk #46318	218256, IBF Postage, Inv. Date: 03/13/2006	-.02	11.59
03/17/06	Point of Sale	60 Commissary	076719	330265	Commissary	-11.43	.16
04/14/06	Payroll	20 Payroll Adjustment	104175		P/R month of 03/2006	9.18	9.34
04/17/06	Point of Sale	60 Commissary	107713	333809	Commissary	-5.83	3.51
04/17/06	Disbursements	84 Library	107341	Chk #46638	218622, DOC - Library Copies, Inv. Date: 04/13/2006	-.85	2.66
04/17/06	Disbursements	81 Legal Postage	107341	Chk #46658	218533, IBF Postage, Inv. Date: 04/07/2006	-.39	2.27
04/17/06	Disbursements	81 Legal Postage	107341	Chk #46658	218383, IBF Postage, Inv. Date: 03/29/2006	-.63	1.64
04/17/06	Disbursements	81 Legal Postage	107341	Chk #46658	218510, IBF Postage, Inv. Date: 04/06/2006	-.63	1.01
04/17/06	Disbursements	81 Legal Postage	107341	Chk #46658	218458, IBF Postage, Inv. Date: 04/03/2006	-.87	.14
05/11/06	Payroll	20 Payroll Adjustment	131175		P/R month of 04/2006	11.57	11.71
05/12/06	Disbursements	81 Legal Postage	132341	Chk #46968	218870, IBF Postage, Inv. Date: 05/03/2006	-.87	10.84
05/16/06	Point of Sale	60 Commissary	136724	337231	Commissary	-10.82	.02
06/12/06	Mail Room	01 MO/Checks (Not Held)	163248	48481631341	Briggs, Safina	10.00	10.02
06/14/06	Disbursements	81 Legal Postage	165341	Chk #47217	219174, IBF Postage, Inv. Date: 06/02/2006	-.87	9.15
06/14/06	Disbursements	81 Legal Postage	165341	Chk #47217	219079, IBF Postage, Inv. Date: 05/23/2006	-1.74	7.41

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 Trust Fund  
 View Transactions

Inmate: B73562 Dupree, Josef

Housing Unit: PNK-R3-A -18

Date	Source	Transaction Type	Batch	Reference #	Description	Amount	Balance
06/15/06	Payroll	20 Payroll Adjustment	166175		P/R month of 05/2006	15.00	22.41
06/20/06	Point of Sale	60 Commissary	171732	341427	Commissary	-6.44	15.97
06/27/06	Disbursements	81 Legal Postage	178341	Chk #47350	219302, IBF Postage, Inv. Date: 06/16/2006	-.96	15.01
07/11/06	Payroll	20 Payroll Adjustment	192175		P/R month of 06/2006	4.50	19.51
07/13/06	Point of Sale	60 Commissary	194758	344226	Commissary	-14.73	4.78
07/24/06	Point of Sale	60 Commissary	205732	345366	Commissary	-4.67	.11
08/11/06	Payroll	20 Payroll Adjustment	223175		P/R month of 07/2006	10.63	10.74
08/14/06	Disbursements	81 Legal Postage	226341	Chk #47726	219687, IBF Postage, Inv. Date: 07/31/2006	-.48	10.26

Total Inmate Funds:	10.26
Less Funds Held For Orders:	.00
Less Funds Restricted:	.00
Funds Available:	10.26
Total Furloughs:	.00
Total Voluntary Restitutions:	.00

On 8/19/06 - Debit of \$6.90 (Photocopies)

On 8/26/06 - Debit of \$12.15 (Photocopies)

On 9/2/06 - Debit of \$3.60 (Photocopies)

LESS FUNDS RESTRICTED = \$20.65

Current Funds Available = - \$10.39

151 Lucie Briggs 9/15/06